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6,503 — FRIDAY, MAY 17, 1912.

-General: Minutes, Proclamations, Appointments, and General Government Notifications. egal and Judicial.

PART III.—Provincial Administration.
PART IV.—Land Settlement.

PART V.-Mercantile, Marine, Municipal, Local, &c.

Separate paging is given to each Part in order that it may be filed separately.

Part II.—Legal and Judicial.

•		•			P	AGE	j	•			1	PAG
Passed Ordinances						277		Notices in Testamentary Actions	3			28
Deaft Ordinances						275	1	Notices in Insolvency Cases				289
Notices from Supreme	Court Regis	try						Notices of Fiscals' Sales	• •	••		290
Notices from Council of							3	Notices from District and Minor	Courts	• •		293
Notifications of Crimin		of Suprem	e Court	٠.	•	_		Lists of Articled Clerks	••	٠		
Lists of Jurors and Ass	essors	• •			•	—						o

DRAFT ORDINANCES.

MINUTE.

The following Draft of a proposed Ordinance is published for general information:-

An Ordinance to amend "The Game Protection Ordinance, 1909."

Preamble.

WHEREAS it is expedient to amend "The Game Protec-tion Ordinance, 1909" (hereinafter referred to as "the principal Ordinance"), in certain particulars: Be it enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

This Ordinance may be cited as "The Game Protection endment) Ordinance, No. of 1912." (Amendment) Ordinance, No.

Special provision for destruction of elephants and tuskers when number excessive.

The following shall be added as a proviso to section 6 of the principal Ordinance:

Provided that whenever it shall appear to the Governor in Executive Council that in any district or area elephants or tuskers are so numerous as to be a menace to the safety of the inhabitants or of crops, plantations, or other property therein, or that for any other reason it is expedient that the number of such elephants or tuskers should be reduced, the Government Agent may grant special licenses, free of stamp duty, or subject to such duty as the Governor in Executive Council may deem fit to impose, to shoot at, kill, or capture elephants or tuskers on such terms, during such periods, and at such places as shall be specified in such licenses.

Enhancement of penalties.

3 In paragraph (6) of section 12 of the principal Ordinance the expression "two hundred rupees" shall be substituted for the expression "one hundred rupees," and the expression "six months" shall be substituted for the expression "three months."

Unlawful possession of tuskers.

- 4 The following section shall be added to the principal Ordinance and numbered 12 A:
 - (1) Any person in unlawful possession of a tusker shall be guilty of an offence, and liable on conviction to imprisonment of either description for a period not exceeding six months.
 - (2) A person shall be deemed to be in unlawful possession of a tusker, unless—
 - (a) He is the captor of such tusker under a license issued under this Ordinance; or
 - (b) He is the successor in title to such captor; or
 - (c) He is in possession on behalf of such captor, or his successor in title.
 - (3) In any proceedings for an offence under this section the onus of proving the lawfulness of the possession shall lie on the person accused.

Unlawful possession of game, &c.

- 5 Sub-section (3) of section 13 of the principal Ordinance is hereby repealed, the following sub-section being re-numbered accordingly, and the following new section is hereby enacted in lieu thereof:
 - 13 B Any person who is found in possession of any fresh meat of game, or any fresh hides or horns of game, or of any freshly taken skin, feathers, or eggs of any game bird, of which he shall not be able to give a satisfactory account, shall be guilty of an offence, and liable on conviction to a fine not exceeding fifty rupees, or to simple or rigorous imprisonment for a period not exceeding three months, or to both.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 2, 1912. HUGH CLIFFORD, Colonial Secretary.

Statement of Objects and Reasons.

THE first object of this Ordinance is to provide means for relaxing the restrictions on the shooting of wild elephants in cases where they have become so numerous as to be a menace to the safety of the inhabitants of any district or to their crops or produce (section 2).

- 2. Its second object is to enhance the penalties which may be imposed for, *inter alia*, the breach of a condition endorsed on a license (more especially with a view to checking the destruction of an excessive number of deer), the existing penalties not being regarded as sufficiently deterrent.
- 3. Its third object is to provide for cases in which there is good reason to believe that a person is in possession of a tusker that has been unlawfully captured. At present the capture of a tusker without a license is an offence, but a man may purchase a tusker from its unlawful captor with impunity.
- 4. Its fourth object is to strengthen the Ordinance with reference to the unlawful possession of game. At present under section 13 (3) the onus of proof of lawful possession of game and its accessories is thrown upon the possessor only during the close season. Possession during the open season, however, may be equally unlawful, unless it is derived through a license, or has some other legal justification. It has been found in practice that notorious poachers have escaped punishment, because of the difficulty of procuring formal proof of the unlawfulness of their possession. The provision below cited has accordingly been extended to the open season, and has been re-drafted as a separate clause, on the model of section 21 of the Butchers' Ordinance, No. 9 of 1893.

Attorney-General's Chambers, Colombo, February 26, 1912. Anton Bertram, Attorney-General.

PASSED ORDINANCES.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 1 of 1912.

An Ordinance for the Regulation of Elephant Kraaling.

HENRY MCCALLUM.

Preamble.

WHEREAS it is expedient to make provision to prevent the assembling of crowds at elephant kraals and for the regulation of elephant kraaling: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Elephant Kraal Regulation Ordinance, No. 1 of 1912."

Definitions.

- 2. In this Ordinance, unless there is something repugnant in the subject or context—
 - "Elephant kraal" and "kraal" mean a pen or other enclosure or any kind of stockade erected for the purpose of capturing wild elephants.
 - "Elephant kraaling" and "kraaling" mean the capture in a kraal of wild elephants, and also all or any of the steps, acts, arrangements, and preparations necessary and intended for the capture in a kraal of wild elephants.

Kraaling prohibited without the sanction of the Governor.

3 From and after the coming into operation of this Ordinance elephant kraaling is prohibited, except with the sanction of the Governor issued under the hand of the Colonial Secretary, and any person acting in contravention of the provisions of this section shall be guilty of an offence, and liable on conviction to a fine not exceeding one thousand rupees, or to imprisonment of either description for a term which may extend to six months, or to both.

Power to Governor to make rules for the regulation of kraaling.

- 4 (1) The Governor may, by notification in the "Government Gazette," make such rules as to him may appear necessary for the regulation of elephant kraaling.
- (2) In particular and without prejudice to the generality of the power in the preceding sub-section contained such rules may—
 - (a) Prescribe the conditions under which sanction to kraal elephants will be granted under section 3.
 - (b) Prescribe the fees payable by an applicant to whom sanction is issued to kraal elephants.
 - (c) Prescribe the radius from a kraal within which no person, except those designated in the rule, may enter or pass without a permit in writing from the Government Agent of the province or the Assistant Government Agent of the district within which the kraal is erected.
 - (d) Prescribe the conditions under which such permit shall be issued.
 - (e) Prohibit the putting up of huts, stands, or other buildings or erections within a prescribed radius without a permit in writing from the Government Agent or Assistant Government Agent aforesaid.
 - (f) Prescribe the conditions under which such permit shall be issued.
- (3) Such rules as aforesaid may be made not only to apply to kraals and elephant kraaling generally, but also to the case of any particular kraal about to be erected, or any particular kraaling operations about to take place at any particular locality.

Penalty for infringement of rules.

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5 Any person committing a breach of the said rules shall be guilty of an offence; and be liable on conviction to a fine not exceeding one hundred rupees, or to imprisonment of either description for a period which may extend to three months, or to both; and it shall be lawful for any police officer not below the rank of inspector of any person authorized in writing by the Government Agent or Assistant Government Agent, without a warrant, to arrest or cause to be arrested any person found within a prohibited area and refusing to quit the same when required to do so, and to take him into his custody to be taken before a Police Court to be dealt with according to law, or to remove or cause to be removed such person outside the prohibited area and to prevent him from re-entering the same, and also to prevent all other persons not legally entitled to do so from entering the prohibited area, and also to remove or cause to be removed all huts, stands, and other buildings unlawfully erected within the same.

Ordinance not to apply to kraaling by persons to whom right to kraal at particular localities has been conceded by Government

6 The provisions of this Ordinance shall not apply to elephant kraaling by any person who by the production of documents or other evidence satisfies the Governor that the right to kraal elephants at any particular locality has been conceded to him by the Government, and obtains from the Governor a writing under the hand of the Colonial Secretary certifying to such concession and setting forth the nature and extent of the right conceded.

Passed in Council the Seventeenth day of April, One thousand Nine hundred and Twelve.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Twentyninth day of April, One thousand Nine hundred and Twelve.

> HUGH CLIFFORD, Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 2 of 1912.

An Ordinance to amend "The Chamber of Commerce Ordinance, 1895."

HENRY McCallum.

Preamble.

WHEREAS it is expedient to amend "The Chamber of Commerce Ordinance, 1895," hereinafter referred to as "the principal Ordinance": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited for all purposes as "The Chamber of Commerce (Amendment) Ordinance, No. 2 of 1912."

Construction.

2 The principal Ordinance and this Ordinance shall be read and construed as one Ordinance, and may be cited for all purposes as "The Chamber of Commerce Ordinances, 1895 and 1912."

Commencement of Ordinance. 3 This Ordinance shall come into force on such date as the Governor may, by Proclamation in the "Government Gazette," appoint.

Section 3 (1) repealed and section to be substituted in lieu thereof. 4 Section 3 (1) of the principal Ordinance shall be repealed and in lieu thereof the following section shall be substituted and numbered 3 (1):

The affairs of the corporation shall be administered, subject to the rules for the time being of the corporation as hereinafter provided, by a Board of Directors consisting

of the Chairman and Vice-Chairman respectively of the corporation and not less than five nor more than ten members of the corporation, to be elected respectively in accordance with the rules for the time being of the corporation.

Passed in Council the Seventeenth day of April, One thousand Nine hundred and Twelve.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Twentyninth day of April, One thousand Nine hundred and Twelve.

> HUGH CLIFFORD, Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 3 of 1912.

An Ordinance for the Validation of Proceedings by or before Registrars invalidated by Irregularities.

HENRY McCallum.

Preamble.

W HEREAS it is expedient to make provisions for the validation of certain proceedings by or before registrars invalidated by irregularities: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Registrars' Proceedings Validation Ordinance, No. 3 of 1912."

Definition.

2 In this Ordinance "registrar" means any person discharging or purporting to discharge the function of registering in any public record any matter which is by law authorized or required to be registered.

Power of Governor in Council to validate certain invalid registrations and proceedings.

- 3 Where whether before or after the passing of this Ordinance— .
 - (a) Any registration of a birth, death, marriage, document, or any other matter which is by law required or authorized to be registered; or

(b) Any proceeding taken or purporting to be taken by or before a registrar by virtue of his office—

is invalidated by reason of any informality, mistake, or accidental omission, whether relating to the appointment of the registrar, or the limits of his jurisdiction, or the manner in which the registration or proceeding was made or taken, or any other incidental circumstance, and no other means are by law provided by which the registration or proceeding may be validated, it shall be lawful for the Governor in Executive Council by Order in Council notified in the Government Gazette, to give directions for the correction of the mistake, informality, or omission, and to make any other order that may be necessary for the purpose of giving validity to the registration or proceeding.

Effect of validation 4 Any registration or proceeding so validated shall have effect as if it was validly made or taken at its original date.

Savings as to the registration of documents.

- 5 Where the matter in question is the registration of a document, the provisions of this Ordinance shall be subject to the following savings:
 - (a) No right, title, or interest that may have been acquired by a person not a party to the document between the date of its original registration and the date of its validation shall be prejudicially affected by such validation.

(b) Nothing in this Ordinance shall be deemed to authorize the validation of a registration made after the interval prescribed by law for the making of such registration, where the validity of the registration depends upon its being made within the prescribed interval.

Saving as to marriages.

6 Where the proceeding in question is a marriage, nothing in this Ordinance shall be deemed to authorize the validation of a marriage otherwise invalid where any party to the marriage has subsequently contracted a valid marriage.

Passed in Council the Seventeenth day of April, One thousand Nine hundred and Twelve.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Twentyninth day of April, One thousand Nine hundred and Twelve.

> Hugh CLIFFORD, Colonial Secretary

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 5 of 1912.

An Ordinance for making provision for the Contingent Services for the Financial Year 1912-1913.

HENRY McCallum.

Preamble

WHEREAS the contingent expenditure required for the service of the Government of this Island for the financial year 1912-1913, and not otherwise provided for, has been estimated at the sum of Forty-five million One hundred and Twelve thousand Three hundred and Seventy-eight rupees: It is enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Rs. 45,112,378 to be charged upon the revenue of this Island for the Contingent Services for the financial year 1912–1913.

Amount of labour to be supplied under the Ordinance No. 31 of 1884.

- 1 Λ sum not exceeding Forty-five million One hundred and Twelve thousand Three hundred and Seventy-eight rupees shall be and the same is hereby charged upon the revenue and other funds of this Island for the Contingent Services for the financial year 1912–1913, and the said expenditure shall be in conformity with the Heads of Expenditure specified in the schedule hereunto annexed.
- And whereas by the 31st section of the Ordinance No. 31 of the year 1884, entitled "An Ordinance to amend Ordinance No. 10 of 1861, entitled 'An Ordinance to consolidate and amend the Laws relating to Public Thoroughfares in this, Colony," it is enacted that it shall be lawful for the Governor to propose the estimates prepared in pursuance thereof, or such of them as to him may appear expedient, in the Ordinance for making provision for the contingent expenditure of the Colony for the ensuing year, to be dealt with in like manner as any other estimate to be so proposed: And it is thereby also provided that the amount of labour to be supplied under the provisions of the said Ordinance No. 31 of 1884, for the preformance of any work or works for which an estimate or estimates may have been so proposed by the Governor, and approved of by the Legislative Council, shall be distinctly stated in the Ordinance enacted for the same, and that the same shall not exceed two-thirds of the whole amount of labour due from the district or districts within which it may be required to be performed: It is enacted that the amount of labour to be supplied under the provisions of the said Ordinance shall be in conformity with the estimates detailed under Head No. 42, "Public Works Annually Recurrent."

Treasurer to pay the above at such times as the Governor by warrant shall order. 3 The Treasurer of the said Island shall issue and pay the said several sums to such persons, for the purposes hereinbefore mentioned, upon such days and in such proportions as the Governor for the time being, by any warrant or order in writing to be signed by him, shall from time to time order and

direct; and the payments so to be made shall be charged upon and payable out of the revenues and other funds of the said Island.

And to receive credit to his accounts for the payments made in pursuance hereof.

The said Treasurer shall in his accounts from time to time be allowed credit for any sum or sums of money paid by him in pursuance of such warrant or order in writing as aforesaid; and the receipt or receipts of the respective persons to whom the same shall be so paid shall be a full and valid discharge to the said Treasurer in passing his said accounts for any such sum or sums as shall be herein mentioned; and he shall and may receive credit for the same accordingly.

	SCHEDULE	
		Rs.
l.	Public Debt	70,425
2.	Military Expenditure	401,698
3.	Pensions	1,560,375
4	Ecclesiastical	3,246
5.	Exchange	367,700
6.	His Excellency the Governor	184,294
7.	Civil Service	1,171,083
8.	Clerical Service	1,224,121
9.	Secretariat	310,267
10.	Controller of Revenue	3,578
11.	Treasury (including Loan Board)	58,691
12.	Audit Office	60,600
13.	Provincial Administration	986,030
14.	Settlement Officer under the Waste Lands	
	Ordinances	120,219
15.	Survey Department	1,448,074
16.	Government Stores	203,595
17.	Immigration and Quarantine	181,202
18.		210,929
19.	Post Office and Telegraphs	2,205,370
20.	Forest Department	344,414
21.	Railway Department	8,048,172
22.	Port and Marine Department, Colombo	656,421
23.	Port and Marine Department other than	.000, 121
20.	Colombo	37,837
24,	Legal Departments	841,225
25.	Police	1,320,556
26.	Prisons	592,832
27.	Medical Department	3,436,885
28.	Education	1,937,390
29.	Botanic Gardens [Agricultural Department].	199,277
29. 30.		44,646
	Colombo Museum	
31. 32.	Archaelogical Department	118,012
	Veterinary Department	106,560
33.	Agricultural Society	30,000
34.	Mineral Survey	32,134
35.		19,198
36.	Inspector of Factories	5,775
37.	Registrar of Patents	4,357
38.	Miscellaneous Services	1,110,627
39.	9	458,374
40.	Irrigation Annually Recurrent	151,010
41.	Public Works Department	842,956
42.	Public Works Annually Recurrent	3,305,066
43.	Public Works Extraordinary	2,744,081
44.	Irrigation Extraordinary	319,475
45.	Railway Department (Extraordinary Works)	1,549,207
		39,027,984
46.	Works chargeable to Surplus Balances	6,084,394
	Total—Rs.	45.112.378

Passed in Council the Eighth day of May, One thousand Nine hundred and Twelve.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Eleventh day of May, One thousand Nine hundred and Twelve.

HUGH CLIFFORD, Colonial Secretary.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombb.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Colombage Bastian Fernando of Fishers' Hill, Mutwal, in Colombo, deceased. No. 4,233.

Paiyagalabaduge Egistina Fernando of Fishers' Hill, Mutwal, in Colombo...... Petitioner.

And

Colombage Joachim Fernando of Madampe ... Respondent.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo. on April 25, 1912, in the presence of Mr. A. L. de Witt, Proctor, on the part of the petitioner Paiyagalabaduge Egistina Fernando of Fishers' Hill, Mutwal, Colombo; and the affidavit of the said petitioner dated April 23, 1912, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased. to have letters of administration to his estate issued to her, unless the respondent or any other person or persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Uurisdiction. No. 4,234.

Testamentary In the Matter of the Intestate Estate of Ranepuradevage Izak Fernando, late of Dalugama, deceased.

Between

Manandevage Eliza Fernando of Dalugama..... Petitioner.

And

(1) Ranepuradevage Maggie Fernando, wife of (2) Nevugaldevage Jeeris Fernando, (3) Ranepuradevage Jalius Fernando, and (4) Ranepuradevage Rosaline Fernando, all of Dalugama. Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 25, 1912, in the presence of Mr. D. Dawapurarathna, Proctor, on the part of the petitioner Manandevage Eliza Fernando of Dalugama; and the affidavit of the said petitioner dated April 2, 1912, having been

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her unless the respondents or any other pesron or persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

9 estamentary In the Matter of the Estate and effects of Jurisdiction. Muttuporatotage Migel Perera, late of No. 4.235. Jaela, deceased.

Muttuporatotage Sylvester Perera of Galpotta street, Colombo Patitioner.

And

(1) Muttuporatotage Engeltina Perera and her husband (2) Meddege Peter Fernando of Battapola Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 25, 1912, in the presence of Mr. S. R. de Fonseka, Proctor, on the part of the petitioner Muttuporatotage Sylvester Perera of Galpotta street, Colombo; and

the affidavit of the said petitioner, dated April 23, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son and an heir of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Imbulambadalge Samel Naide of Ambara-luwa in the Meda pattu of Siyane korale, deceased. Jurisdiction. No. 4,236.

Dodangoda Acharige Lisa Natchiri of Ambaraluwa Petitioner.

And

(1) Peter Naide, (2) Pabilis Naide, (3) Sutor Naide,

(4) Podi Sinno Naide, all of Ambaraluwa . . Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 25, 1912, in the presence of Mr. J. P. Rodrigo, Proctor, on the part of the petitioner Dodangoda Acharige Lisa Natchiri; and the affidavit of the said petitioner, dated March 15, 1912, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named. deceased, to have letters of administration to his estate issued to her unless the respondents or any other person or persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1912.

I. M. MAARTENSZ. Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Estate and Effects Mohamado Lebbe Marikar Zeynambu Jurisdiction. Natchia of Old Moor street, Colombo No. 4,237. deceased.

Sinne Lebbe Hadjiar Abdul Hamid of Old Moor street, Colombo Petitioner.

(1) Mohamado Lebbe Marikar Habibo Umma, wife of (2) Ahamado Lebbe Marikar Alim Abdul Wahab, (3) Mohamado Lebbe Marikar Mohamado Sheriff, (4) Mohamado Lebbe Marikar Mohamado Usoof, (5) Mohamado Lebbe Marikar Soffa Umma, (6) Mohamado Lebbe Marikar Mohamood Umma, (7) Abdul Hamid Umma Salima, (8) Abdul Hamid Mohamed Fuad, all of Old Moor street, Colombo Respondents.,

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 25, 1912, in the presence of Mr. W. P. Gunewardene, Proctor, on the part of the petitioner Sinne Lebbe Hadjiar Abdul Hamid of Old Moor street, Colombo; and the affidavit of the said petitioner, dated April 23, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him unless the respondents or any other person or persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, Additional District Judge.

April 25, 1912.

In the District Court of Colombo. Order Nisi.

No. 4,238.

Testamentary In the Matter of the Estate and Effects of Jurisdiction. Luke Perera Gunawardene of Colombo, deceased. ...

Theresa Perera Gunawardene of Colombo..... Petitioner.

And

(1) Clara Perera Gunawardene, (2) Francis Perera Gunawardene, (3) Jerome Perera Gunawardene, (4) Mabel de Silva, (5) Christopher de Silva, all of

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 22, 1912, in the presence of Mr. W. P. Gunawardene, Proctor, on the part of the petitioner, Theresa Perera Guina wardené of Colombo; and the affidavit of the said petitioner, dated April 22, 1912, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her unless the respondents or any other person or persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1912,

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate and effects of Batapolage Mathes Perera, late of Weligampitiya, deceased. estamentary Jurisdiction. No. 4,239.

Batapolage Juan Perera of Weligampitiya, in the Ragam pattu of Alutkuru korale Petitioner.

(1) Katuwalage Isabel Pieris, (2) Batapolage Marshal Perera, (3) Batapolage Balasianu Perera, (4) Batapolage Catherina Perera, all of Weligam-

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 25, 1912, in the presence of Mr. D. E. Wanigesooria, Proctor, on the part of the petitioner Batapolage Juan Perera of Weligampitiya; and the affidavit of the said petitioner dated April 19, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son and an heir of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1912.

L. M. MAARTENSZ, Additional District Judge.

n the District Court of Kalutara .

Order Nisi.

Jurisdiction. No. 731.

9

restamentary In the Matter of the Estate of the late Don-Charles Dassanayaka Appuhamy of Kambukka, deceased.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on April 27, 1912, in the presence of Mr. O. G. D'Alwis, Proctor, on the part of the petitioner Thalagalage Dona Pinhamy Nona Thalayaratne Hamine of Kumbukka; and the affidavit of the said petitioner dated April 28, 1912, having been read: It is ordered that the petitioner Thalagalage Dona Pinhamy Nona Thalayaratne Hamine of Kumbukka be and she is hereby declared entitled to administer the estate of the said deceased, as widow of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents—(1) Don Charles Abraham Thalayaratne, (2) Don Richard Dassanayaka Appuhamy, (3) Dona Peternella

A lexandra Dassanayaka Hamine, (4) Dona Margaret Dassa? n ayaka Hamine, (5) Don Arthur Dassanayaka Appuhamy, 2nd, 3rd, 4th, and 5th, minors by their guardian ad litenthe 1st respondent-shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 27, 1912.

T. B. RUSSELL, District Judge.

In the District Court of Negombo.

Order Nisi.

In the Matter of the Estate of the late Testamentary Jayakodi Arachchige Don Elaris Appuhamy of Kaluwarippuwa, deceased. Jurisdiction. No. 1,289.

THIS matter coming on for disposal before John Scott, Esq., District Judge of Negombo, on April 26, 1912, in the presence of Mr. Corea, Proctor, on the part of the petitioner Punchihetti Arachchige Dona Marihamy of Kaluwairippuwa; and the affidavit of the petitioner dated April 24, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled to have letters of administration of the estate of the deceased above named, issued to her unless the respondent Jayakodi Arachchige Euginahamy of Kaluwairippuwa shall, on or before May 30, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 26, 1912.

JOHN SCOTT, District Judge.

In the District Court of Kandy.

. Order Nisi.

Testamentary In the Matter of the late Pana Lana Muttiah, deceased, of Gahale-ela in Pallesiapattu Jurisdiction. No. 2,918. of Lower Dumbara.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on May 2, 1912, in the presence of Messrs. Beven and Beven, Proctors, on the part of the petitioner Selambie of Udispattu in Uda Dumbara; and the affidavit of the said petitioner dated March 26, 1912, having been read:

It is ordered that the petitioner Selambaie of Udispattu in Uda Dumbara be and she is hereby declared entitled to letters of administration to the estate of Pana Lana Muttiah of Gahala-ela in Pallesiyapattu of Lower Dumbara, as the widow of the said deceased, unless (1) Walliamma, (2) Parawadi, (3) Kandasamy, (4) Arumogam, by their guardian ad litem Sinnekutti, all of Udispattu in Uda Dumbara shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 2, 1912.

FELIX R. DIAS. District Judge.

In the District Court of Kandy. Order Nisi.

Testamentary In the Matter of the Estate of the late Mediwake Walawwe Lilawati Kumari-O Jurisdiction. hamy, deceased, of Mediwake in Gampaha West Korale, in Uda Dumbara. No. 2,920.

THIS matter coming on for disposal before Felix Reginald. Dias, Esq., District Judge of Kandy, on May 2, 1912, in the presence of Messrs. Beven and Beven, Proctors, on the part of the petitioner Banadaranayake Dissanayake Weera sekera Mediwake Walawwe Abeyaratne Bandar of Mediwake aforesaid; and the affidavit of the said petitioner. dated March 29, 1912, having been read:

It is ordered that the petitioner above named be and he is hereby declared entitled to letters of administration to the estate of the said deceased, as her husband, unless Alfred Mediwake by his guardian ad litem Banadaranayake Dissanayake Weerasekera Mediwake Walawwe Tikiri Banda of Mediwake aforesaid, shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary. . ③

FELIX R. DIAS, District Judge.

May 2, 1912.

B 2 ·

In the District Court of Nuwara Eliya. Order Nisi.

Jurisdiction.

Testamentary In the Matter of the Intestate Estate and Effects of Parapanadan Pandithan, late of Handapangama, in the Udapone korale of Kotmale, deceased.

Rawanna Pana Athi Ramasamy of Handapan-. gama Petitioner.

Pennamal of Sathan Colam, Tinnevelly District, South India Respondent.

THIS matter coming on for disposal before Edward Turner Millington, Esq., District Judge of Nuwara Eliya, on November 20, 1911, in the presence of Mr. V. C. Modder, Proctor, on the part of the potitioner; and the affidavit of the above-named petitioner dated November 10, 1911, having been read: It is ordered that letters of administration in respect of the estate of the above-named Parapanadan Pandithan, deceased, be issued to the petitioner, unless the above-named respondent Ponnamal, or any other person or persons interested shall, on or before January 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

E. T. MILLINGTON, District Judge.

The date for showing cause is extended till May 29, 1912.

In the District Court of Jaffna.

Order Nisi.

estamentary urisdiction. No. 2.505.

In the Matter of the Estate of the late Chinnapillai, wife of Kathirgamar Mootatamby of Kachchai, deceased.

Kachirkamar Mootatampi of Kachchai......Petitioner.

(1) Velu Chinnatampi of Vellampokkatti, (2) Ampalayanar Suppar and wife (3) Chempattai of ditto, (4) Velu Aromugan of Kachchai, (5) Chinnapillai, widow of Suppar of Chavagachy, (6) Sitamparam, daughter of Suppar, (7) Suppar Velupillai, the 6th and 7th respondents are minors by their guardian ad litem the 5th respondent, (8) Chinnapillai, widow of Sitamparapillai of Vallampokkatti, (9) Sithamparapillai Vallipuram, a minor by his guardian and litem the 8th respondent, (10) Aromugam,

THIS matter of the petition of Kathirgamar Mootatampi of Kachchai praying for letters of administration to the estate of the above-named deceased Chinnapillai, wife of Kathirkamar Mootatampi, coming on for disposal before V. Casippillai, Esq., Acting District Judge, on April 26, 1912, in the presence of Messrs. Tambiah S. Cooke & P. S. J. Chrysostom, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated January 25, 1912, having been read: It is declared that the petitioner is the husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before May 20, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 26, 1912.

V. CASIPPILLAI, District Judge.

In the District Court of Jaffna: Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Sellam, wife of Suppiramaniam of Vannarponnai West, deceased. No. 2,518.

Sinnatankam, widow of Eliathamby of Vannarponnai, West Petitioner. Vs.

Saravanamuttu Suppiramaniam of Vannarponnai West Respondent.

THIS matter of the petition of Sinnatankam, widow of Eliathamby of Vannarponnai West, praying for letters of

administration to the estate of the above-named deceased Sellam, wife of Suppiramanian of Vannarponnei Wess, coming on for disposal before M. S. Pinto, Esq., District: Judge, on March 5, 1912, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated March 5, 1912, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as her sole heir of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondent above named or any other person shall, on or before May 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 9, 1912.

M. S. PINTO. District Judge.

In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate of the Nagamuttu, widow of Superaina Ramanatar of Delft East, defeased. Testamentary Jurisdiction. No. 2,510.

Ramanatar Marutayenar of Delft East......Petitioner.

(1) Ramanatar Superamaniar of Delft East, (2) Theivanaipillai, widow of Nakenthirar of ditto, (3) Nakentirar Kulasekarampillai of ditto, (4) Nakentirar Ramanatar of ditto, (5) Nakentirar Kuddapillai of ditto, (6) Marakatamolial, daughter of Nakentirar of ditto, (7) Nakentirar Superamaniam of ditto, the 4th, 5th, 6th, and 7th respondents are miners by their guardian

THIS matter of the petition of Ramanatar Maruthayena praying for letters of administration to the estate of the above-named deceased Nagamuttu, widow of Superamaniar Ramanatar, coming on for disposal before V. Casippillai, Esq., Acting District Judge, on April 26, 1912, in the presence of Messrs. Tambiah S. Cooke & P. S. J. Chrysostom, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated February 6, 1912, having been read: It is declared that the petitioner is one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before May 21, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 26, 1912.

Jurisdiction.

No. 2,524.

V. CASIPPILLAI, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Supperamaniar Thomotharampillai of Urumperay, deceased. 6

Chellamma, widow of Thamotharampillai of Uruma peray Pebitioner.

(1) Annamma, daughter of Thamotharampillai, (2) Thamotharampillai Supperamaniam, (3) Thangamma, daughter of Thamotharampillar, (4) Mankaeyatkarasy, daughter of Thamotaram pillai; the 1st, 2nd, 3rd, and 4th respondents are minors appearing by their guardian ad litem Supperamaniar Arunasalam of Urumperay the 6th respondent, (5) Supperamaniar Sinnathamby of ditto, (6) Supperamaniar Arunasalam of ditto Respondents.

THIS matter of the petition of Chellamma, widow of Thamotarampillai of Urumperay, praying for letters of administration to the estate of the above-named deceased Supperamaniar Thamotarampillai, coming on for disposal before V. Casipillai, Esq., District Judge, on April 26, 1912, in the Pressence of Messrs. Sevaperakasam & Kateresu, Proctors, on the part of the petitioner; and the affidavit of the said petitioner, dated March 2, 1912; having been read: It is ordered that the petitioner be and she is hereby declared entitled, as widow of the said deceased, to administer the estates of the said deceased and that letters of administration the sue to her accordingly, unless the respondents abovememed or any other person shall, on or before May 22, 1912, show sufficient cause to the satisfaction of this court to the contrary.

M. S. Pinto, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Sivanayagam, wife of Sabapathy of Vannarponnai West, deceased.

Chianappa Canagaretnam of Vannarponnai West. Petitioner

THIS matter of the petition of Chinnappa Canagaretnam of Vannarponnai West, praying for letters of administration to the estate of the above named deceased Sivanayagam, wife of Sabapathy of Vannarponnai West, coming on for disposal before M. S. Pinto, Esq., District Judge, on March 21, 1912, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated March 20, 1912, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the sole heir's husband of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondent above named or any other person shall,' on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 29, 1912

M. S. Pinto, District Judge.

In the District Court of Jaffna.

Order Nisi.

Jurisdiction. Sokkalingam Vairamuttu of Vannar-No. 2,539. ponnai West, deceased.

Sokkalingam Kanthapper Segaser of Vannarponnai

West · Petitioner Vs.

.

(1) Saravanamuttu Suppiah and wife (2) Sivakolunthupillai of Kokkuvil Respondents.

THIS matter of the petition of Sokkalingam Kanthapper Segaser of Vannarponnai West praying for letters of administration to the estate of the above-named deceased Sokkalingam Vairamuttu of Vannarponnai West, coming on for disposal before W. K. H. Campbell; Esq., District Judge; on April 19, 1912, in the presence of Mr. K. Sivapirakasam; Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated April 18, 1912, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as an heir of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondent above named or any other person shall, on or before May 21, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 19, 1912.

M. S. Pinto, District Judge.

In the District Court of Galle.

Testamentary In the Matter of the Intestate Estate of Jurisdiction, No. 4,140. Kalupahanage Appusingho, deceased, of Pitiwella.

THIS matter coming on for disposal before F. J. Smith, Esq., District Judge, Galle, on March 22, 1912, in the presence of Mr. E. A. Wijesuriya, Proctor, on the part of the petitioner Manawaduge Roysahamy, and the affidavit of the petitioner dated March 20, 1912, having been read:

It is ordered that the 3rd respondent be appointed guardian ad litem over the 1st and 2nd respondents, unless the respondents shall, on or before May 22, 1912, show

sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Manawaduge Roysahamy is the widow of the deceased, and that she is as such entitled to have letters of administration issued to her accordingly, unless—(1) Kalupahanage Porolis Sinno, (2) Kalupahanage Edwin, and (3) Kalupahanage Juwanis Appu, all of Pitiwella shall, on or before May 22, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 22, 1912.

F. J. SMITH,
District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kotagodahettiarachchige Dona Carlina No. 4,154. Hamine, late of Kommala, deceased.

THIS matter coming on for disposal before F. J. Smith, Esq., District Judge, Galle, on May 11, 1912, in the presence of the petitioner Don Carolis Kottahachchi.

It is ordered and declared that the said Don Carolis Kottahachechi is the husband of the deceased, and that he is as such entitled to have letters of administration to him accordingly, unless the respondents (1) John Fredrick Kottahachehi, (2) Dona Cathirina Sameiranaike, wife of (3) Abraham Samaranaike, all of Kommala, (4) Adrian Kottahachehi, clerk, Registrar General's Department, Colombo, (5) Dona Cicilia Caroline Jayasundara, wife of (6) Andreas George Jayasundara, both of Watareke, shall, on or before May 29, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 11, 1912.

F. J. SMITH, District Judge,

In the District Court of Matara.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,891.

In the Matter of the Estate of the late of the late

THIS matter coming on for disposal before G. F. R. Browning, Esq., District Judge of Matara, on March 5, 1912, in the presence of Mr. W. Gunasékera, Proctor, on the part of the petitioner Mammu Mohamadu Sammoon of Kadeweediya, in Matara; and the affidavit of Mammu Mohamadu Sammoon, the petitioner, dated February 28, 1912, and his petition dated February 29, 1912, having been read:

It is ordered that the petitioner Mammu Mohamadu Sammoon of Kadeweediya, Matara, be and he is hereby declared to have letters of administration to the estate of the deceased Sehu Hanifa Umma, late of Kadeweediya, in Matara, issued to him, unless any person or persons interested shall, on or before April 26, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 5, 1912.

G. F. R. Browning, District Judge.

The above Order Nisi is extended for May 27, 1912.

By order,

J. A. BASTIANSZ,

April 26, 1912...

Secretary.

In the District Court of Matara.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction.

No. 1,898:

The Matter of the Estate of the late of the la

THIS matter coming on for disposal before G. F. R. Browning, Esq., District Judge of Matans, on March 16, 1912, in the presence of Mr. Gunasekera, Proctor, on the part of the petitioner Hewa Kandege Allis Appu alias Rodde of Ranchagoda; and the affidavit of the above-named petitioner dated March 15, 1912, and his petition dated March 16, 1912, having been read: It is ordered that the petitioner Hewa Kandege Allis Appu alias Rodde of Ranchagoda be and he is hereby declared entitled to have

Testamentary Jurisdiction.

March 16, 1912.

letters of administration to the estate of the deceased Hewa Kandege Don Siman, late of Dewalagama, issued to him, unless the respondents—(1) Elle Deniyege Silindu of Ranchagoda, (2) Hewa Kandege Balahamy, (3) Ranagalage Aberan Appu, both of Aparekka, (4) Hewa Kandege Heen Hamy, (5) Ranagalage Carolis, both of Uda Aparekka, (6) Hewa Kandege Maddumahamy, and (7) Hewa Patiranage Don Davith—shall, on or before April 24, 1912, show sufficient cause to the satisfaction of this court to the contrary.

G. F. R. Browning, District Judge.

The above Order Nisi is extended for May 24, 1912.

By order,

J. A. BASTIANSZ,

Secretary.

In the District Court of Matara

Order Nisi.

Testamentary In the Matter of the Estate of the late Wedage Andris, Malimboda \mathbf{Don} Jurisdiction. No. 1,906. deceased, of Borala.

THIS matter coming on for disposal before G. F. R. Browning, Esq., District Judge of Matara, on April 25, 1912, in the presence of Mr. Samaraweera, Proctor, on the part of the petitioner Hewa Mawellege Tepanis Appu of Borala; and the affidavit of the above-named petitioner and his petition dated April 25, 1912, having been read:

It is ordered that the petitioner Hewa Mawellege Tepanis Appu of Borala be and he is hereby declared entitled to have letters of administration to the estate of the deceased Malimboda Wedage Don Andris de Silva, late of Borala, issued to him, unless the respondents—(1) Gonakoladeniya Gamage Babahamy of Akurugoda, (2) Malimboda Wedage Hinniappu of ditto, (3) ditto Girangahamy of Borala, (4) ditto Satchchan Appu of Akurugoda, (5) ditto Hinnihamy of ditto-shall, on or before May 28, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> G. F. R. Browning, District Judge.

April 26, 1912.

In the District Court of Batticaloa Order Nisi.

6 Festamentary In the Matter of the Intestate Estate of the late Mohamaduthambipody Pakeerpody Jurisdiction. No. 636. of Palamunai, deceased.

Ismail Lebbepody Aboovakerlebbepody of Palamunai Petitioner.

(1) Pakkeerpody's widow, Maimunachi of Palamunai, (2) Pakkeerpody Avvacuddy of ditto, (3) ditto Athambawa of ditto, (4) ditto Seyadu Umma of ditto, (5) ditto Mohamaduthambi of ditto, (6) ditto Seenithamby of ditto, minors, by their guardian ad litem Pakkeerpody's widow Maimunachi of Palamunai...... Respondents.

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Batticaloa, on March 29, 1912, in the presence of Mr. A. B. Canagasabey, Proctor, on the part of the petitioner above named : and the affidavit of the said petitioner dated November 3, 1911, having been read: It is ordered that the said petitioner be and he is hereby declared entitled, as son-in-law of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before April 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, District Judge.

Extended to May 21, 1912.

March 29, 1912.

In the District Court of Batticaloa.

Order Nisi. In the Matter of the Estate of Abdulraying levai Utumalebbe of Kangeyanodai,

No. 658. No. 658. deceased.

Akemadolevai Marakayer Ismalevai of Kangeyan

deceased.

And

Akemadolevai Marakayer Asiaummah of Kangeyanodai, (2) Uthumalevai Akemodolevaipody, (3) Abdulraymalevai Adambawa of Katankudy, guardian ad litem over the minor,

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Batticaloa, on March 27, 1912, in the presence of Mr. J. A. Setukavalar, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 29, 1911, having been read: It is ordered that the said petitioner be and he is hereby declared entitled, as brother-in-law of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before April 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 27, 1912.

G. W. WOODHOUSE, District Judge.

Order Nisi extended to May 21, 1912.

In the District Court of Batticaloa.

Order Nisi.

In the Matter of the Estate of the Testamentary Jurisdiction. Mohamed Casimlebbe Pasungumina bitas No. 664. Seinavunachy of Kattankud

Mohamado Casimlebbe Pakeer Moheydeen of Kattankudy Petitioner

And

Meerasaibo Maricar Udumalebbe of KattankudyRespondent.

THIS matter of the petition of Mahamado Casimlebbe Pakeer Moheydeen praying for letters of administration to the estate of the above-named deceased Mohamed Casimlebbe Pasungumma alias Sainavunachy coming on for disposal before G. W. Woodhouse, Esq.; District Judge, on February 2, 1912, in the presence of Mr. A. M. Sheriff, Proctor, on the part of the petitioner; details a specific or the partitioner detail. the petitioner dated November 24, 1911, having been read: It is declared that the petitioner is the brother of the said intestate, and is entitled to have letters of administration to the said estate issued to him, unless the respondent or any other person shall, on or before May 21, 1912, show sufficient cause to the satisfaction of this court to the contrary.

February 2, 1912.

Jurisdiction.

G. W. WOODHOUSE, District Judge.

In the District Court of Batticaloa. Order Nisi.. .

Testamentary In the Matter of the Estate of the Marcandapodi Tanganima of Ellupaiadichenai, deceased.

No. 671. Marcandapodi Seenitamby of Ellupaiadichenai... Petitioner.

And

(1) Kattapodi Sinnapillai and (2) Kumarapody Canagasabey of Ellupaiadichenai.........Respondents.

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Batticaloa, on March 28, 1912, in the presence of Mr. A. M. Sheriff, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 8, 1912, having been read: It is ordered that the said petitioner be and he is hereby declared entitled, as brother of the deceased above

named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before June 4, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

March 28, 1912.

In the District Court of Puttalam.

In the Matter of the Estate of the late Gate Mudaliyar James Arthur de Silva Wickrematilleke, deceased, of Puttalam.

THIS matter coming on for final determination before Thomas Richard Edwin Loftus, Esq., District Judge, on February 19, 1912, in the presence of Mr. A. E. Abeyakoon, Proctor for executrix, and the affidavits of the said executrix having been read:

It is ordered that the order of this court made on February 19, 1912, be made absolute and that probate of the will of Gate Mudaliyar James Arthur de Silva Wickremetilleke be issued to Alice Sophia de Silva, executrix.

And it appearing to this court that the executrix has established her right thereto, it is further ordered that probate be issued to the said Alice Sophia de Silva, execu-

Pultalam, March 19, 1912.

T. B. E. LOFTUS District Judge.

Testamentary In the Matter of the Intestate Estate of Julis Edition. Annamma, late of Narabally Julia 1 No. 312.

Antony Antony of Narakally, husband of the above-

Antony Antony of Narakally, father of the above-named petitioner and guardian ad litem over the

THIS matter coming on for order before T. R. E. Loftus, Esq., District Judge, Puttalam, on May 2, 1912, in the presence of Mr. William S. Strong, Proctor, on the part of the petitioner; and the petitioner's affidavit dated April 19, 1912, and petition dated May 2, 1912, having been duly read: It is ordered that the potitioner be and he is hereby declared entitled to have letters of administration to the estate of the above-named deceased, unless the respondent above named or any other person shall, on or before May 14, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 2, 1912.

T. R. E. LOFTUS, District Judge.

The date for showing cause against the above Order Nisi extended to May 27, 1912.

B. G. ARASARATNAM, Secretary.

In the District Court of Chilaw.

Order Nisi.

tamentary In the Matter of the Estate of the late Warnakulasuriya Porlentina Tisera, de-Jurisdiction. ceased, of Angampitiya.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge, Chilaw, on April 25, 1912, in the presence of the petitioner Warnakulasuriya Bernardu Tisera of Angampitiya; and the affidavit of the said petitioner dated April 25, 1912, having been read:

It is ordered that the said Warnakulasuriya Bernardu Tisera of Angampitiya be and he is hereby appointed administrator, and that letters of administration do issue to him accordingly, unless any persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> T. R. E. LOFTUS District Judge.

In the District Court of Anuradhapura. Order Nisi.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of Ekanayaka Mudiyanselage Bandamma of Minneriya, in the District No. 199. of Tamankaduwa, deceased.

Ukku Banda Ekanayaka of Watawana Walawwa in Minneriya, aforesaid Petitioner. Vs.

(1) Ekanayaka Banda, ex-Arachchi, (2) ditto Dingiri Banda, (3) ditto Mutu Banda, (4) ditto Dingiri Ammah, all of Watawana Walawwa, in Minneriya, aforesaid Respondents

THIS matter coming on for disposal before J. S. de Saram, Esq., Additional District Judge of Anuradhapura, on February 22, 1912, in the presence of Mr. S. D. Krisnaratne, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 22, 1912, having

It is ordered that the will of Ekanayaka Mudiyanselage Bandamma, deceased, dated February 12, 1912, and now deposited in this court be and the same is hereby declared proved; and it is further declared that the said petitioner Ekanayaka Ukku Banda is entitled to administration, with copy of the will annexed of the estate and effects of the said deceased, as her son and a devisee under her will, unless the respondents above named or any person interested shall, on or before May 31, 1912, show sufficient cause to the satisfaction of this court to the contrary.

February 22, 1912.

J. S. DE SARAM, Additional District Judge.

In the District Court of Anuradhapura. Order Nisi.

Testamentary In the Matter of the Estate of Sabara gamuwe Siddharta Terunnanse of Anu-Jurisdiction. No. 200. radhapura, deceased.

Naranwita Sumanasara Terunnanse of Anuradhapura Petitioner.

THIS matter coming on for disposal before Frank Bartlett, Esq., District Judge of Anuradhapura, on April 1, 1912, in the presence of Mr. S. D. Krisnaratne, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated the said April 1, 1912, having been read.

It is declared that letters of administration to the estate of the deceased be granted to the said Naranwita Sumanasara Terunnanse, as tutor of the deceased, unless any person interested shall, on or before May 31, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 1, 1912.

J. S. DE SARAM, Additional District Judge.

In the District Court of Anuradhapura Order Nisi.

Testamentary In the Matter of the Estate and Effects of Sinnecutty Sampander, Crown Proctor, Jurisdiction. late of Anuradhapura, deceased. No. 201.

Solomon Ranasinghe, Secretary of the District Court of Anuradhapura Petitioner. Vs.

(1) Sampander Nadarajah, (2) Sivakamasunderam, wife of (3) Sinnattipillai Kanesapillai, (4) Sampander Ratnam, (5) ditto Kanakasabai, (6) ditto Ponnu, all of Kantherodai, in Jaffna... Respondents.

THIS matter coming on for disposal before J. S. de Saram, Esq., Additional District Judge of Anuradhapura, on April 20, 1912, in the presence of Mr. S. D. Krishnaratne, Proctor, on the part of the petitioner; and the affi-davit of the petitioner dated April 20, 1912, having been

. It is ordered that Sinnattipillai Kanesapillai, the third respondent above named, be appointed guardian ad ltiem

May 8, 1912.

of the first, fourth, fifth, and sixth minor respondents above named, and that letters of administration of the estate of the said deceased be issued to the petitioner above named as Secretary of this court, unless the respondents above named or any person interested shall, on or before May 31, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 20, 1912.

J. S. DE SARAM, Additional District Judge.

In the District Court of Badulla.

Order Nisi.

Jurisdiction: No. B 397.

Testamentary In the Matter of the Intestate Estate of the late Kadirekumburewalawwe. Manatunga Mudiyanselage Bandaramenika of Kadirekumbura, deceased.

Siyambalagahakumburewalawwe Liyadipitiye Ratnayake Mudiyanselage Appuhamy Petitioner.

And

(1) Boragolle Nawaratne Mudiyanselage Punchi: Menika of Ritigahakumburegama in Wiyaluwa, (2) Boragolle Nawaratne Mudiyanselage Loku Bandan a minor, by his guardian ad litem. Boragolle Kiulegedarawalawwe Appuhamy. Respondents.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Badullal, on April 27, 1912, in the presence of Mr. A. C. W. Samarakoon, Proctor, on the part of the petitioner above named; and affidavit of the said petitioner dated April 26, 1912, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the son-in-law of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, "Thless the respondents above named or any other person or persons interested shall, on or before June 12, 1912, show sufficient cause to the satisfaction of this court to the contrary.

L. W. C. SCHRADER, District Judge.

May 9, 1912.

In the District Court of Badulla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Dimbulana Meda Walawwe Senanayaka Seneviratna Herat Mudiyanselage Med-No. B 409. duma Bandar, late of Gampaha, deceased.

Mullegama: Gunaratna Bandar of Dimbulana in Gampaha korale Petitioner.

And

(1): Jayasundara Herat Mudiyanselage Heen Kumarihami of Dimbula , (2) Jayasundara Mudiyanselage Loku Kumarihami of Oya-palata, (3) Paluwatte Heen Kumarihami of Maturata, (4) Tennekon Mudiyanselage Mutu Banda of Dimbulana, and (5) Tennekon Mudi-

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Badulla, on March 26, 1912, in the presence of Mr. Frederick Taldena, on the part of the petitioner; after reading the affidavit and petition of the said pertitioner dated March 26, 1912: It is ordered that the petitioner be and he is hereby declared entitled to have letters of administration to the estate of the deceased Medawalawwe Senanayaka Seneviratna Herat Mudiyanselage Medduma Bandar, late of Dimbulana in Gampaha, as grandson of the said deceased, and that letters of administration to the said estate do issue to him accordingly, unless the respondents above named or any person or persons interested shall, on or before May 22, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> L. W. C. SCHRADER, District Judge.

In the District Court of Ratnapura. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Aloysius Clement Rodrigo of Jurisdiction. Matele, No. 603. deceased.

Jane Alice Rodrigo of Hulangomuwa in Matale. . Retitioner. And

(1) Ida Bernadine Rodrigo (minor) of Hulan-gomuwa by her guardian ad litem (2) Don Arnolis Wittachy of Matale..... Bespondents.

THIS matter coming on for disposal before H. B. Carbery, Esq., District Judge of Ratnapura, in the presence of Mr. Attygalle, Proctor, on the part of the above-named petitioner; and the affidavit of the said petitioner, dated January 29, 1912, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as widow of the deceased above named, to administer the estate of the said deceased, and the letters of administration do issue to her accordingly, unless the respondents above named or any other person or persons interested shall on or before June 1, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 16, 1912.

W. H. B. CARBERY, District Judge.

In the District Court of Ratnapura. Order Nisi.

Testamentary In the Matter of the Intestate Esta Jurisdiction Delkandure Danapala Mudiyasselas No. 607: Muthumenika of Werahera, deceased

Alahakoon Mudiyanselage Dingiri Mudiyanse of Werahera Werahera

And

Alahakoon Mudiyanselage Kiribanda, Alahakoon a Mudiyanselage Punchibanda; (3)

Alahakoon .. Mudiyanselage Kiribanda; (4) Alahakoon Mudiyanselage Wijeratna Banda by their guardian ad litem Alahakoon Mudiyanselage Kirimenika of Werahera Respondents.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Ratnapura, in the presence of Mr. Attygalle, Proctor, on the part of the petitioner above named; and the affidavity of the said petitioner, dated November 27, 1911, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as husband of the deceased above named, to administer the estate of the said deceased, and the letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before June 1, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 16, 1912.

W. H. B. CARBERY, District Judgo.

In the District Court of Colombo:

Order Nisi.

Testamentary In the Matter of the Intestate Estate of late Cadagoda Arachchige Don Sinon Gunaratne of New Bazaar in Colombo deceased.... Jurisdiction. No. 4,074.

deceased....
Boralasgomuwa Attadasi Terunnansa of Gangatilake Vihare-adipathi in Kohilawatta, in the Adikari pattu of Hewagam korale...... Petitioner.

(1) Cadagoda Arachchige Don Edwin Gunaratne, (2) Cadagoda Arachchige Winifred alias Gnanadasi Gunaratna, (3) Cadagoda Arachchige Somawathi Gunaratne, (4) Codagoda Arachchige Daisy Gunaratne, all of New Bazaar in Calombo, minors, appearing by thier guardian ad litem (5) Witanage Gabriel de Silva of New Bazaar in

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on March 14, 1912, in the presence of Mr. E. G.

March 26, 1912.

Jayawardene, Proctor, on the part of the petitioner Boralasgamuwa Attadasi Terunnanse; and the affidaivt of the said petitioner dated January 29, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as an uncle of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before April 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 14, 1912.

L. M. MAARTENSZ, Additional District Judge.

The date for showing cause against the Order Nisi is extended to May 23, 1912.

> L. M. MAARTENSZ Additional District Judge.

the District Court of Colombo:

Order Nisi.

stamentary In the Matter of the Intestate Estate of the Jurisdiction. late Muththetugama Mudalige David No. 4,240. Perera deceased, of Nikapa.

Muththetugama Mudalige Henry Perera Wijeon Nikape Petitioner.

(1) Atthulugamage Johanna Silva, (2) Muththetugama Mudalige Rosaline Perera, (3) Muththetugama Mudalige Lily Nora Perera, (4) Muththetugama Mudaliga Mary Agues Perera, (5) Muth-thetugama Mudalige Violet Perera, all of Nikape Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 25, 1912, in the presence of Mr. W. H. W. Perera, Proctor, on the part of the petitioner Muththetugama Muda

lige Henry Perera Wijetunga of Nikape; and the affidavit of the said petitioner; dated April 11, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a brother and an heir of the abovenamed deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before May 23, 1912 show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late . Madapathage . Johannes . Perera .. of Jurisdiction. · Siri Sevanna in Kolonnawa, deceased. No. 4,241.

Willorage Sopina Perera of Siri Sevanna, Kolonnawa Petitioner.

-And

Madapathage William Perera of Siri Sevanna, Kolonnawa Respondent.

THIS matter coming on for disposal before Lewis Mathews Maartensz, Esq., Additional District Judge of Colombo, on May 2, 1912, in the presence of Mr. W. H. W. Perera, Prostor, on the part of the petitioner, Willorage Sopina Perera of Siri Sevanna, Kolonnawa; and the affidavit of the said petitioner, dated April 10, 1912, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondent or any other person or persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 2, 1912.

L. M. MAARTENSZ Additional District Judge.

anotices of insolvency.

In the District Court of Colombo.

No. 2,478. In the matter of the insolvency of Idroos Lebbe Marikar Abdul Caffoor of No. 62, Second Division, Maradana, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on June 6, 1912, for the proof of claims, and on June 20, 1912, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. Jansz, Secretary.

Colombo, May 10, 1912

In the District Court-of Kalutara.

No. 141. In the matter of the insolvency of Baron Mendis Sudusinghe of Kalutara

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 30, 1912, for the allowance of a certificate.

By order of court,

C. B. PAULICKPULLE,

Kalutara, May 10, 1912

" Secretary

In the District Court of Kalutara.

No. 142. In the matter of the insolvency of Warnakula William Endris Mendis of Desestra Kalutara.

NOTICE is hereby given that a meeting of the creditors of of the above-named insolvent will take place at the sitting of this court on May 30, 1912, for the allowance of a certificate.

By order of court,

C. B. PAULICKPULLE.

. Kalutara, May 10, 1912.

Secretary.

In the District Court of Ratnapura.

No. 43. In the matter of insolvency of Vidanalage Gabriel de Mel Nanayakara Appuhamy of Horetuduwa in Panadure and Merennege. John Frederick Fernando of Laxapativa in Moratuwa, carrying on business in partnership under the name, style, and firm of De Mel & Company, at Rakwana.

NOTICE is hereby given that the sitting of this court in the above matter is adjourned to June 8, 1912, for the grant of a certificate of conformity to the insolvents?

By order of court,

E. M. DE COSTA,

May 10, 1912.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the Court of Requests of Colombo. F. E. Salvador of Colombo Plaintiff.

No. 24,938. Vs.

Wappu Marikar Mohamado Uduman of No. 220, Floor's lane, Colombo Defendant.

NOTICE is hereby given that on Monday, June 10, 1912, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 131.35 with legal interest thereon from November 20/25, 1911, till payment in full and costs of suit Rs. 20 25 and poundage, viz. :-

All that right and title of the defendant and residuary interest in and over all those two boutiques and premises bearing assessment No., 255/255A, situated at Dematagoda within the Municipality of Colombo; bounded on the north by the railway road, east by the high road, on the south by the property of Mr. Brodie, and west by properties of G. D. Hendrick Appuhamy; containing in extent 1 acre more or less.

Fiscal's Office, Colombo, May 13, 1912. E. ONDATJE. Deputy Fiscal.

In the Court of Requests of Colombo.

Benjamin Perera of Etul Kotte in the Palle pattu of the Salpiti korale Plaintiff

 $\mathbf{v}_{\mathbf{s}}$.

Edwin Charles de Alwis of Nugegoda in the Palle

pattu of the Salpiti korale Defendant. NOTICE is hereby given that on Wednesday, June 19,

1912, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 280 with legal interest thereon from December 20, 1911, till payment in full and costs of suit Rs. 30 · 75, less Rs. 40 paid, viz.:—

The land called "Egala House," together with all the buildings standing thereon, situated at Nugegoda in the Palle pattu of Salpiti korale; and bounded on the north by the high road, on the east by the land belonging to Arnolis Perera, on the south by the Crown land, and on the west by stone quarry and the ground belonging to the Crown; containing in extent 1 acre.

Fiscal's Office, Colombo, May 13, 1912. E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

- (1) Payna Reena Pana Lana Rawana Mana Ramen Chetty, (2) Payna Reena Veana Rana Thenappa Chetty, both of Sea street, Colombo...........Plaintiffs... No. 29,439.
- (1) Halpewattegey Rosa Maria Silva, (2) Bodeabadugey Anthony Fernando, wife and husband, both of Kollupitiya, Colombo......Defendants.

NOTICE is hereby given that on Tuesday, June 18, 1912, will be sold by public auction at the respective premises the following property declared bound and executable under the decree entered in the above action for the recovery of the sum of Rs. 765, with interest on Rs. 600 at 9 per cent. per annum from June 14, 1911, till payment in full, viz.:-

At 3.30 р.м.

(1) All that divided lot No. 4 of the land called De Brandery with the building thereon, and bearing assessment No. 225, situated at Kollupitiya, within the Municipality of Colombo and District of Colombo, Western Province; and bounded on the north by the other part of this property No. 226 of B. Baron Fernando and others, on the east by

ili. Nama

lot No. 3 of H. Porlentina Silva, on the south by the garden of Tamby Marikar Pallaidian, now bearing assessment No. 224, and on the west by lot No. 5 of H, Piloris Silva, containing in extent 5 perches.

At. 4 P.M.

(2) An undivided 1/7 part or share from and out of all that divided lot No. 1 of the land called De Brandery, with the buildings thereon, and bearing assessment No. 225, situated at Kollupitiya aforesaid; and bounded on the north by the other part of this garden, new bearing assessment No. 226 of B. Baron Fernando and others, on the east by the high road, on the south by the garden of Marikan Pallaidian, now bearing assessment No. 2,240 of Hadji Marikar Ismail Marikar, and on the west by lot No. 2 of William Silva; containing in extent 7.14 perches.

Fiscal's Office, Colombo, May 14, 1912. E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

J. S. Victoria & Co. of Pettah, Colombo No. 33,098.

Richard Perera of the Surveyor-General's Office, Colombo; 2, D. W. P. Abeyewardena of Barber street, Colombo; 3, A. H. de Silva of Messrs. Smith, Campbell & Co., Fort, Colombo Defendants.

NOTICE is hereby given that on Friday, June 21, 1912, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, for the recoveryof the sum of Rs. 1,123.20, with interest on Rs. 1,069 73 at 12 per cent. per annum from August 24, 1911, to March 11, 1912, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full and costs of suit, viz.

At 4 P.M.

(1) An undivided half of Delgahawatta, situated at Arewala in the Palle pattu of Salpiti korale; the entire land Jeronis Allis Appuhamy, on the east by the property of Kotalawalage Jeronis Allis Appuhamy, on the east by the property of Kotalawalage Bastian Allis Appuhamy, on the south formerly by Migahalanda and now by Moragahalanda, and on the west by the property of Gamage Bastian Perera; containing in extent about 4 acres:

At 4.30 P.M.

(2) The land called Alubogahawatta, situated at Depanama in the Palle pattu of Salpiti korale; and bounded on the north by land claimed by Jayawardena, Mudaliyar, on the east by the property of P. Savitchihamy and land claimed by Bastian Appu, on the south by road, and west by the property of M. Karonchi Appu and C. Simen Appu; containing in extent 4 acres 3 roods and 21 perches.

Fiscal's Office, Colombo, May 13, 1912. •

E. ONDATJE Deputy Fiscal.

In the District Court of Colombo.

Ana Lana Mayna Soona Seena Raman Chetty of

No. 33,526.

Vs.

Charles Bertram Brodie of Maligakanda, Colombo Defendant.

NOTICE is hereby given that on Thursday, June 13, 1912, commencing at 2 o'clock in the afternoon will be sold by public auction at the office of Messrs. P. D. and T. D. Mack, Proctors, Hulftsdorp, Colombo, the following properties mortgaged with the plaintiff and declared bound and executable under the decree entered in the above action for the recovery of the sum of Rs. 5,148.80, with interest on Rs. 5,000 at 15 per cent. per annum from November 17, 1911 to January 10, 1912, and thereafter further interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full and costs, viz. :—

(1) The three allotments of land called Horapeyelande, situated at the village Koratota, in the Palle pattu of Hewagam korale in the District of Colombo; bounded on the north by the land claimed by V. Sinnoappu, land said to belong to the Crown, and the properties of W. Allis Perera and T. Allis Appu and others and land purchased by T. Amaris and Gregoris, on the east by the properties of T. Allis Appu, B. Wellum Appu, and others, and A. Bastian Hamine, land purchased by A. Bastian Hamine, land purchased by A. Bastian Hamine and lands described in plans Nos. 130,949 and 51,034, on the south by the land said to belong to the Crown and land described in plan No. 72,035, on the south-west by a road, and on the west by land purchased by G. Fonseka, Muhandiram, lands claimed by K. Karalis, V. Nonohamy, and others and V. Sinna Appuhamy and land said to belong to the Crown; containing in extent, exclusive of the road and footpath passing through the land and the portion marked A, 42 acres 2 roods and 28 perches according to the title plan No. 130,975, dated May 23, 1884, authenticated by J. Stoddard, Acting Surveyor-General.

(2) All that land called Horapeyelanda, situated in the village Koratota aforesaid; bounded on the north by the property of Talagalage Allis Appu, on the east by the property of Palihenage Don Hendrick Appu and Bastian Hamine, on the south and west by the garden or property of the said Joseph Fonseka, Muhandiram; containing in

extent 3 acres and 1 rood.

(3) The southern one-half part or portion from the garden called Halgahawatta alias Ambagahawatta with the plantations thereon, situated at Koratota aforesaid; the entire land is bounded on the north by Delgahawata belonging to Weerasinghe, on the east by Weerasinghege property, on the figure by the property of Mr. Joseph Fonseka, and on the west by Crown deni land; containing in extent 12 bushels of paddy sowing.

(4) All that land called Sambuddihorapagelandewatta

(4) All that land called Sambuddihorapagelandewatta with the cadjan house and plantation standing thereon, situated at Koratota aforesaid; bounded on the north and east by Horapagelandewatta sold by Government, on the south by Dewata road, and on the west by Dolagare alias water-course separating the garden called Naranalagewatta; containing in extent about 2½ bushels of paddy sowing.

(5) The land called Horapayewatta, situated at Koratota aforesaid; bounded on the north by the Dewata road, and on the east, south, and west by the land belonging to Abdul Carim Tamby Samsudeen; containing in extent 15 perches.

(6) All that idefined portion of land called Galwaruse-

(6) All that [defined portion of land called Galwaruse-watta, situated a Koratota aforesaid; bounded on the north by land belonging to Palihenayage Don Cornelis Appuhamy, on the east, south, and west by land belonging to Samsadeen Mudaliyar Mohamado Cassim; containing in extent 2 roods.

(7) All that portion of land in extent 1 acre 2 roods from and out of the land Galwarusewatta, situated at Koratota aforesaid; bounded on the north by the land of A. Bastiana Hamine, on the east by the land of E. Bastiane and the land described in plan No. 130,949, on the south by lands described in plan Nos. 130,949 and 130,975, and on the west by land described in plan No. 130,975; containing in extent 3 acres 3 roods and 36 perches.

Fiscal's Office, Colombo, May 13, 1912. E. Ondatje, Deputy Fiscal.

in the Court of Requests of Panadure.

No. 10,251.

Hallinnage Enso Perera of Pattia in Panadure . . Defendant.

NOTICE is hereby given that on Monday, June 10, 1912, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 114 25, viz.:—

The remaining soil and buildings and everything apperteining thereto (excluding ½ share of the two boutiques

belonging to the heirs of Sendanayakakankanange Don Bastian Appu, by virtue of Fiscal's conveyance dated September 9, 1893), of a portion of Madangahawatta, situate at Pattia in Panadure; which portion is bounded on the north and east by lands belonging to Arthur Dias, south by a portion of this land belonging to the heirs of Sendanayakakankanange Don Bastian, and on the west by the high road; containing in extent 1 rood more or less.

Deputy Fiscal's Office, Kalutara, May 13, 1912. B. P. J. Gomes, Deputy Fiscal.

In the District Court of Negombo.

Halahakonge Don Elaris Appuhami of Halpe Plaintiff.

No. 8.613. V

Vs.

Liyanage Dona Porlentina Hamine of Halpe Defendant.

NOTICE is hereby given that on June 11, 1912, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property mortgaged by bond No. 6,337, dated December 4, 1909, and declared liable to be sold by the decree entered in the said case, viz.

The land called Kongahawatta and the buildings standing thereon, situate at Halpe in Dunagaha pattu of Alutkuru korale; and bounded on the north by the cart road and the land of Jayalath Arachchige Juanis Appu, east by the portion of this land belonging to Carlina Paris, south by the land of Banis Gurunnanse, and west by the cart road; containing in extent 3 acres 3 roods and 14 perches.

Amount to be levied Rs. 2,138 22, with interest on Rs. 1,998 60 at 9 per cent. per annum from October 27, 1911, till payment.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, May 13, 1912. Deputy Fiscal.

In the District Court of Colombo.

No. 34,071.

Vs.

D. D. Subasinghe of Henpitagedara Defendant.

NOTICE is hereby given that on June 8, 1912, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

An undivided one-third share of the land called Nagaha-*
watta, situate at Henpitagedara in Dunagaha pattu of
Alutkuru korale; and bounded on the north by the wire
fence of the land belonging to Hendrick Appuhami and
others, east by the land belonging to Setta Vedarala and
others and by wire fence, south by the land belonging to
Bastian Perera, Police Headman and others, and west by
the land belonging to Mr. Ceater; containing in extent
19 acres more or less.

Amount to be levied Rs. 965, with interest on Rs. 700 at 9 per cent. per annum from March 18, 1912, till payment.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, May 13, 1912. Deputy Fiscal.

Central Province.

NOTICE of sale in D. C., Kalutara, writ No. 4,087 (W.B. Soysa of Panadure vs. Warasahennedige Charles Louis Soysa of Pallannoruwa), which appeared in the Government Gazette No. 6,501 of May 3, 1912, is hereby cancelled, as the sale of the property will be held on May 22, 1912, in terms of the notice of the Deputy Fiscal of Nuwara Eliya published lished in the Government Gazette of April 26, 1912.

Fiscal's Office, Kandy, May 11, 1912. A. V. WOUTERSZ, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna. O

Mather of Manippay Plaintiff.

William Mather of Manippay Pla No. 7,760.

Kathiritamby Ponnampalam of Vannarponnai West Defendant.

NOTICE is hereby given that on Monday, June 10, 1912, at 10 o"clock in the forenoon, will be sold by public auction at the premises the following property, decreed to be sold under the above action, for the recovery of Rs. 927, with interest on Rs. 700 at the rate of 12 per cent. per annum from February 16, 1911, until payment in full, and costs of stirt being Rs. 126 19 and charges, viz.:—

A piece of land situated at Vannarponnai West, called Pillaiyanvalavu, containing or reputed to contain in extent 3% lachams of varagu culture, with house, well, and plantations; bounded or reputed to be bounded on the east by road, north by the property of Sivakamippillai, widow of Veluppillai, west and south by the property of Sellamma, widow of Vinasitamby Kanagasabai, and by the property belonging to the heirs of the late Kumarasingam Katiritamby.

Fiscal's Office, Jaffna, May 11, 1912. S. SABARATNAM, Deputy Fiscal.

In the District Court of Jaffna.

(1) Bastiampillai Joseph Benedict and wife (2)
Annamma Tankaretnam of Chundikkully......Plaintiffs.

(1) Peter Swampillai and wife (2) Elizabeth Ponnamma of Karaiyoor......Defendants.

NOTICE is hereby given that on Monday, June 10, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property, decreed to be sold under the above action, for the recovery of Rs. 1,681 65, with interest on Rs. 1,000 at the rate of 10 per cent. per annum from February 13, 1912, until payment in full, and costs of suit and charges, viz.:—

A piece of land situated at Karaiyur, called Koyitpulam and Tirukkitoddam, containing or reputed to contain in extent 5 lachams of varagu culture, with well, stone-built house, kitchen, and plantations; bounded or reputed to be bounded on the east and south by road, north by the property of Muttamma, wife of Xayier, and on the west by the property of Vaitiampillai Mariyampillai and wife Philippachchi. Of the whole of this the ground taken for the road on the south-eastern corner, in extent 2½ square perches, is however excluded.

Fiscal's Office, Jaffna, May 11, 1912. S. Sabaratnam, Deputy Fiscal.

Southern Province.

In the District Court of Galle.

In the matter of the estate of Jayaweera Patabendige Balahamy, deceased, of Ambalangoda......Plaintiff. No. 3,972. Vs.

Jayaweera Patabandige Jando Appu of Ambalangoda......Petitioner-Appellant.

Jasentu Patabendi Sardiel of Ambalangoda...Respondent.

NOTICE is hereby given that on Saturday, June 22, 1912, commencing at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said petitioner-appellant in the following property, viz.:—

1. An undivided 1 part of the defined 1 portion and boutique No. 248 standing thereon of the land called Palliye Bandarawatta, situated at Ambalangoda.

Writ amount, Rs. 283.42.

'Fiscal's Office, Galle, May 13, 1912. J. A. LOURENSZ, Deputy Fiscal. In the District Court of Galle.

e. Plaintiff

Wimalasiri James Pawlesz of Dangedera

 $\mathbf{V}\mathbf{s}.$

Capulet Martinus Ranawaka eff Kaluwella in Defendant.

NOTICE is hereby given that on Wednesday, June 12, 1912, commencing at 3 o'clock in the afternoon, will be sold by public auction at the spot the following mortgaged property, viz.:—

All that allotment of land with the buildings thereon, bearing Municipal assessment No. 221A, and the bathing well thereon, situate at Kaluwella in Kumbalwella; containing in extent 5 perches.

Writ amount, Rs. 1,195.60.

Fiscal's Office, Galle, May 14, 1912. J. A. LOURENSZ, Deputy Fiscal.

North-Western Province.

R.An

WITH reference to the notice of sale in D. C., Chilaw, 4,887, published in the *Government Gazette* No. 6,501 of May 3, 1912, it is hereby notified that the number of the said writ is 4,387 and not 4,887.

Deputy Fiscal's Office, Chilaw, May 10, 1912. A. V. HERAT, Deputy Fiscal.

Province of Uva.

2.4

. In the District Court of Badulla.

Frederick Alexander Braugh of Bandarawela....Plaintiff. No. 2,539. Vs.

Albert Victor Croning of Badulla presently of

Bandarawela..... Defendant.

NOTICE is hereby given that on Saturday, June 22, 1912, commencing at 2.30 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 3,178.54 together with interest thereon at 9 per cent. per annum from August 2, 1911, till payment in full and costs of suit, viz.:—

(1) All that large tiled house bearing No. 441 and known as Veediya Walawwa together with the ground whereon it stands, situated at Udaweediya (King street) in the town of Badulla, in the District of Badulla, containing about 4 seer of kurakkan sowing extent; and bounded on the east by the live fence of Morawatte and by a row of houses; on the north by the limit or live fence of Mediriawatta, on the south by the tiled house claimed by Kumbalwela Lekammahatmaya, and on the west by high road.

(2) All that northern part containing 12 feet in bredth and 25 feet in length of the western portion of 1 seer of kurakkan sowing extent of an allotment of land called Morawattegedarawatta, situated at Udaweediya (King street) in the town of Badulla aforesaid; and bounded on the east by the limit of the remaining portion of this land, on the south by the gable wall of the privy of this land, on the west by the compound of house No. 472, and on the north by live fence which said ground form an apprarate of the house wherein before described, which said gremises form one property and from their situation as respective ach other can be included in one survey.

(3) All that eastern portion of I seer of kurakkan sowing extent of an allotment of land called Elwattepitiyewatte, situated at King street in the town of Badulla; and bounded on the east by the live fence of Morawattegedarawatta, on the west by the high road and by drain, on the south by the garden belonging to T. Dias, Notary, and by the live fence of Lindagawawatte, and on the north by a footpath and by a live fence together with the buildings and plantations standing thereon.

(4) All that western portion of an allotment of land called Morawatta, situated at King street aforesaid, which said portion contains 58 feet in length and 20 feet in bredth; and is bounded on the east by a guawa tree and by a jak tree, on the south and west by a live fence, and on the norh by a compound together with the buildings and plantations standing thereon

Fiscal's Office, Badulla, May 7, 1912. M. Edirîweera, Deputy Fiscal.

Jo.4

Province of Sabaragamuwa.

In the District Court of Kegalla.

Rankiripatirage James Perera of Yatiyantota.. Plaintiff.

No. 2,614. Vs.

Sooriyapatihendige Charles Fernando of Yatiyantota.

and two others Defendants.

NOTICE is hereby given that on Monday, June 10, 1912, at 2 o'clock in the afternoon, will be sold by public auction

at the premises the right, title, and interest of the said defendants in the following property, viz. —An undivided 4/9 share of an extent of about 30 amunams of cortiguous chena lands, (a) Thallawehena, (b) Polwattehena, (c) Egalamulahenyaya, (e) Ketawalahenyaya, (f) Pillehenyaya, (i) Dikpenanehena, (g) Welihena, (h) Galendahenyaya; and bounded on the east by Nayawattagala and the village limit of Malalpola, on the south by Wahaotugalagalenda, on the west by the limit of Ambagahamulahena and Tallame-ela, and on the north by tea estate and the village limit of Malalpola, exclusive of the planted lands previous, to 1898; within the said boundaries, and situated at Dodawatta in Kitulgal palata in Lower Bulatgama.

To levy Rs. 1,131.25, with interest on Rs. 800 at 9 per cent. per annum from January 17, 1911, and poundage.

Deputy Fiscal's Office, Kegalla, May 9, 1912. R. G. WIJETUNGA, Deputy Fiscal-

DISTRICT AND MINOR COURTS NOTICES.

IN terms of section 6 of the Ordinance No. 12 of 1894, notice is hereby given that all District Court civil cases from No. 1 of 1858 up to the end of the year 1889, exclusive of actions referring to lands, appeal cases, and mortgage decrees, will, three months from this date, be destroyed,

unless any person interested in any record, personally or by proctors, or by duly authenticated petition, claim, upon good cause shown, that such record may not be destroyed.

District Court, Kegalla, May 3, 1912. W. DE LIVERA, District Judge.